

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

LIBERTY MUTUAL INSURANCE COMPANY,)	
)	
Plaintiff,)	C.A. No. 1:04-CV-10683-DPW
)	
v.)	
)	
THE BLACK & DECKER CORPORATION,)	
BLACK & DECKER, INC., BLACK & DECKER)	
(U.S.) INC., EMHART CORPORATION, and)	
EMHART INDUSTRIES, INC.,)	
)	
Defendants.)	

ANSWER AND COUNTERCLAIM

Defendants, The Black & Decker Corporation (“BDC”), Black & Decker Inc. (“BDI”), Black & Decker (U.S.) Inc. (“BDUS”), Emhart Corporation (“Emhart”) and Emhart Industries, Inc. (“EII”) (collectively and individually referred to herein, for convenience, as “Black & Decker”), answer the Complaint for Declaratory Judgment and Jury Demand (“Complaint”) of plaintiff, Liberty Mutual Insurance Company (“Liberty Mutual”), with respect to a Tack Pile at the plant owned and operated by the former W.W. Cross Division of PCI Group and USM Corporation in Jaffrey, New Hampshire (“W.W. Cross Tack Pile Site”) as follows:

Pursuant to the March 19, 2004 Order in Liberty Mutual Insurance Co. v. The Black & Decker Corp., et als., Civil Action No. 96-10804-DPW, requiring that the operative complaint filed in that action be filed as a series of complaints in new actions, each complaint restating the claims and defenses as to one site or claim that had been pleaded prior to March 19, 2004, Black & Decker files this answer and counterclaim. It is the understanding of Black & Decker that the complaint in this action, and the complaints in the other actions filed by Liberty Mutual

Insurance Company on April 2, 2004, relate back to the filing of the operative complaint in Civil Action No. 96-10804 and that the intent of the March 19, 2004 Order was that the new complaints and counterclaims restate, in a different civil action, the allegations concerning specific sites and claims that were the subject of the complaint and counterclaim in Civil Action No. 96-10804-DPW. Accordingly, unless the context otherwise requires, this answer and counterclaim restates the allegations in the prior answer and counterclaim that relate to this site.

Further, pursuant to an Order of the Court, Black & Decker will file, in a separate action, its complaint that the conduct of Liberty Mutual, including conduct with respect to this claim, was in violation of Mass. Gen. Laws c. 93A and in breach of its obligation of good faith. Accordingly, those allegations with respect to this claim are not included in this Answer and Counterclaim.

FIRST DEFENSE

"PARTIES"

1. Black & Decker admits the allegations of paragraph 1 of the Complaint.
2. Black & Decker admits the allegations of the first and third sentences of paragraph 2 of the Complaint, and denies the allegations of the second sentence thereof.
3. Black & Decker admits the allegations of the first sentence of paragraph 3 of the Complaint, admits that BDI is a wholly owned subsidiary of BDC, and otherwise denies the allegations of paragraph 3 of the Complaint.
4. Black & Decker admits the allegations of the first sentence of paragraph 4 of the Complaint, and denies the allegations of the second sentence of paragraph 4 of the Complaint.

5. Black & Decker admits the allegations of the first and third sentences of paragraph 5 of the Complaint, admits that Emhart is a wholly owned subsidiary of BDI and otherwise denies the allegations of paragraph 5 of the Complaint.

6. Black & Decker admits the allegations of the first sentence of paragraph 6 of the Complaint, admits that EII is a wholly owned subsidiary of Emhart and otherwise denies the allegations of the second sentence of paragraph 6 of the Complaint.

7. Black & Decker denies the allegations of the introduction of paragraph 7 of the Complaint, as all defendants have not owned or controlled all of the following subsidiaries or divisions and/or succeeded to their liabilities. The relationship of specific defendants to specific entities is set forth in greater detail below, as follows:

- a. Black & Decker admits the allegations of paragraph 7(a) of the Complaint.
 - b. Black & Decker admits the allegations of paragraph 7(b) of the Complaint.
 - c. Black & Decker denies the allegations of paragraph 7(c) of the Complaint.
 - d. Black & Decker admits the allegations of paragraph 7(d) of the Complaint.
 - e. Black & Decker denies the allegations of paragraph 7(e) of the Complaint.
 - f. Black & Decker denies the allegations of paragraph 7(f) of the Complaint.
 - g. Black & Decker denies the allegations of paragraph 7(g) of the Complaint.
 - h. Black & Decker denies the allegations of paragraph 7(h) of the Complaint.
 - i. Black & Decker admits the allegations of paragraph 7(i) of the Complaint.
 - j. Black & Decker admits the allegations of paragraph 7(j) of the Complaint.
 - k. Black & Decker admits the allegations of paragraph 7(k) of the Complaint.
 - l. Black & Decker admits the allegations of paragraph 7(1) of the Complaint.
8. Black & Decker denies the allegations of paragraph 8 of the Complaint.

“JURISDICTION AND VENUE”

9. Black & Decker admits the allegations of paragraph 9 of the Complaint.
10. Black & Decker admits the allegations of paragraph 10 of the Complaint.
11. Black & Decker admits the allegations of paragraph 11 of the Complaint.

“FACTS”

“Policies”

12. In response to the allegations of paragraph 12 of the Complaint, Black & Decker states that Liberty Mutual issued numerous insurance policies, including comprehensive general liability insurance policies and excess liability insurance policies, to USM Corporation (“USM”).

13. In response to the allegations of paragraph 13 of the Complaint, Black & Decker states that Liberty Mutual issued numerous insurance policies, including comprehensive general liability insurance policies and excess liability insurance policies, to PCI Group, Inc. (“PCI”).

14. In response to the allegations of paragraph 14 of the Complaint, Black & Decker states that Liberty Mutual has not identified the specific policies to which it refers in paragraph 14 of its Complaint, but that insurance policies issued by Liberty Mutual provided coverage for the claim referenced in the Complaint in this action and that said insurance policies are documents that speak for themselves.

15. In response to the allegations of paragraph 15 of the Complaint, Black & Decker states that it has asserted that Liberty Mutual is obligated under policies of insurance issued to Black & Decker and/or its predecessors in interest to provide Black & Decker with, inter alia, a defense against, and to indemnify Black & Decker with respect to, the claims and/or lawsuits that are described in the Complaint in this action.

“The W.W. Cross Tack Pile Site”

16. In response to the allegations of paragraph 16 of the Complaint, Black & Decker states that it notified Liberty Mutual of the claims concerning the W.W. Cross Tack Pile Site on November 3, 1994 and again notified Liberty Mutual of that claim in September 1995, and otherwise denies the allegations of paragraph 16 of the Complaint.

17. In response to the allegations of paragraph 17 of the Complaint, Black & Decker states that it lacks knowledge or information sufficient to form a belief as to what Liberty Mutual has determined, states that there is coverage under the applicable policies for this site and otherwise denies the allegations of paragraph 17 of the Complaint.

18. In response to the allegations of paragraph 18 of the Complaint, Black Decker states that there is a dispute between Black & Decker and Liberty Mutual regarding the failure of Liberty Mutual to discharge its obligations under the relevant insurance policies with respect to the W.W. Cross Tack Pile claim and otherwise denies the allegations of paragraph 18 of the Complaint.

19. In response to the allegations of paragraph 19 of the Complaint, which allege matter that “Liberty Mutual believes,” Black & Decker lacks knowledge or information sufficient to form a belief as to the truth of those allegations and, therefore, denies said allegations. Further, if, and to the extent that, Liberty Mutual has such a belief, said belief is erroneous in view of the applicable law and facts.

20. Black & Decker admits the allegations of the first sentence of paragraph 20 of the Complaint. In response to the allegations of the second sentence of paragraph 20 of the Complaint, Black & Decker states that the “position” that “Liberty Mutual reasserts” is erroneous and not warranted in view of the applicable law and facts.

“COUNT I”
“(Declaration of No Coverage Obligations)”

21. Black & Decker incorporates its responses to the allegations contained in paragraphs 1 through 20 of the Complaint, as if set forth in full herein.

22. Black & Decker admits the allegations of paragraph 22 of the Complaint.

23. Black & Decker denies the allegations of paragraph 23 of the Complaint.

“COUNT II”
“(Declaration of Set-Off of Defendants’ Obligations)”

24. Black & Decker incorporates its responses to the allegations contained in paragraphs 1 through 23 of the Complaint, as if set forth in full herein.

25. Black & Decker denies that there are “damages or costs which are the responsibility of the defendants or other parties” and denies the allegations of paragraph 25 of the Complaint.

26. Black & Decker denies that there is “any set-off which will be due to Liberty Mutual” and states that if, and to the extent that, Liberty Mutual asserts that there is some purported “set-off,” there is an actual controversy between Black & Decker and Liberty Mutual.

27. Black & Decker denies the allegations of paragraph 27 of the Complaint.

“COUNT III”
“(Applicability of Certain Policy Terms)”

28. Black & Decker incorporates its responses to the allegations contained in paragraphs 1 through 27 of the Complaint, as if set forth in full herein.

29. In response to the allegations of paragraph 29 of the Complaint, Black & Decker states that the applicable insurance policies speak for themselves and denies the allegations of paragraph 29 of the Complaint.

AFFIRMATIVE DEFENSES

FIRST AFFIRMATIVE DEFENSE

The claims of Liberty Mutual are barred by its own unclean hands.

SECOND AFFIRMATIVE DEFENSE

The claims of Liberty Mutual are barred by laches.

THIRD AFFIRMATIVE DEFENSE

The claims of Liberty Mutual are barred by its own inequitable conduct.

FOURTH AFFIRMATIVE DEFENSE

Liberty Mutual is estopped from seeking the relief that it seeks.

FIFTH AFFIRMATIVE DEFENSE

Liberty Mutual has recognized, in certain circumstances and on certain occasions, its obligation to defend and to indemnify under policies of insurance issued by it and has, in certain circumstances, paid, wholly or partially, for the cost of defense and has, in certain circumstances, wholly or partially indemnified Black & Decker under said policies; accordingly, Liberty Mutual is estopped to deny its obligations to defend and to indemnify, and has waived the contention that there is no obligation to defend or to indemnify under said policies.

SIXTH AFFIRMATIVE DEFENSE

The claims of Liberty Mutual are barred by waiver.

SEVENTH AFFIRMATIVE DEFENSE

The claims of Liberty Mutual are barred, in whole or in part, by decisions of this Court in Liberty Mutual Insurance Co. v. The Black & Decker Corp., et als., Civil Action No. 96-10804-DPW.

EIGHTH AFFIRMATIVE DEFENSE

The claims of Liberty Mutual are barred, in whole or in part, by its conduct in Liberty Mutual Insurance Co. v. The Black & Decker Corp., et als., Civil Action No. 96-10804-DPW.

NINTH AFFIRMATIVE DEFENSE

The claims of Liberty Mutual are barred as a result of its conduct in violation of Mass Gen. Laws c. 93A and its absence of good faith as alleged in the Black & Decker counterclaim in Liberty Mutual Insurance Co. v. The Black & Decker Corp., et als., Civil Action No. 96-10804-DPW, and as will be alleged in a complaint that, pursuant to an Order of the Court, Black & Decker will file on April 23, 2004.

TENTH AFFIRMATIVE DEFENSE

The claims asserted in Counts II and III of the Complaint are barred as those claims were not pleaded in Liberty Mutual Insurance Co. v. The Black & Decker Corp., et als., Civil Action No. 96-10804-DPW, notwithstanding that Liberty Mutual had ample opportunity to plead such claims in said action.

COUNTERCLAIM

Parties

1. Plaintiff-in-counterclaim, The Black & Decker Corporation (“BDC”), is a corporation organized under the laws of the State of Maryland, having its principal place of business in Towson, Maryland.

2. Plaintiff-in-counterclaim, Black & Decker Inc. (“BDI”), is a corporation organized under the laws of the State of Delaware, having its principal place of business in Newark, Delaware.

3. Plaintiff-in-counterclaim, Black & Decker (U.S.) Inc. (“BDUS”), is a corporation organized under the laws of the State of Maryland, having its principal place of business in Towson, Maryland.

4. Plaintiff-in-counterclaim, Emhart Corporation (“Emhart”), is a corporation organized under the laws of the State of Virginia, having its principal place of business in Towson, Maryland.

5. Plaintiff-in-counterclaim, Emhart Industries, Inc. (“EII”), is a corporation organized under the laws of the State of Connecticut, having its principal place of business in Towson, Maryland.

6. Plaintiffs-in-counterclaim (collectively and individually “Black & Decker”) are informed and believe, and therefore aver, that defendant-in-counterclaim, Liberty Mutual Insurance Company (“Liberty Mutual”), is a mutual insurance company organized under the laws of the Commonwealth of Massachusetts, having its principal place of business in Boston, Massachusetts. Liberty Mutual is engaged in the business of issuing contracts of liability insurance.

Jurisdiction and Venue

7. This Court has subject matter jurisdiction pursuant to 28 U.S.C. § 1332 in that plaintiff and defendants are citizens of different states and the amount in controversy, exclusive of costs and interest, exceeds the sum or value of \$75,000.

8. Venue lies in this Court pursuant to 28 U.S.C. §1391(a).

FactsThe Insurance Policies

9. Black & Decker incorporates the allegations contained in paragraphs 1 through 8 of the Counterclaim, inclusive, as if set forth in full herein.

10. Black & Decker is the successor in interest to the USM Corporation (“USM”). USM was acquired by an Emhart subsidiary in 1976, and was merged into EII in 1987. EII is a wholly-owned subsidiary of Emhart. Emhart is a wholly-owned subsidiary of BDI. BDI is a wholly-owned subsidiary of BDC.

11. Black & Decker is informed and believes, and therefore avers, that Liberty Mutual issued the following General Liability Policies to USM (“USM General Liability Policies”), which policies were effective during the periods set forth below:

<u>TERM</u>	<u>POLICY NUMBER</u>
1918-1950	Black & Decker has not located these policies which it is informed and believes, and therefore avers, that Liberty Mutual issued to USM for these years.
11/01/50 - 11/01/51	SMC-1-832013-50-NY
11/01/50 - 11/01/51	PL-1-832011-50-Mass
11/01/51 - 11/01/52	SMC-1-832013-51-NY
11/01/51 - 11/01/52	PL-1-832011-51-Mass
11/01/52 - 11/01/53	PL-1-832011-52-Mass
11/01/53 - 11/01/54	RG-1-690485-53-Mass
11/01/54 - 11/01/55	RG-1-690485-54-Mass
11/01/55 - 11/01/56	RG-1-690485-55-Mass
11/01/56 - 11/01/57	RG-1-690485-56-Mass

11/01/57 - 01/01/59	RG-6012-903115-37
01/01/59 - 01/01/60	RG-6012-903115-39
01/01/60 - 01/01/61	RG1-612-004059-010
01/01/61 - 01/01/62	RG1-612-004059-011
01/01/62 - 01/01/63	RG1-612-004059-012
01/01/63 - 01/01/64	RG1-612-004059-013
01/01/64 - 01/01/65	RG1-612-004059-014
01/01/65 - 01/01/66	RG1-612-004059-015
01/01/66 - 01/01/67	RG1-612-004059-016
01/01/67 - 01/01/68	RG1-612-004059-017
01/01/68 - 01/01/69	RG1-612-004059-018
11/01/71 - 11/01/72	LG1-612-004059-211
11/01/72 - 11/01/73	LG1-612-004059-212
11/01/73 - 11/01/74	LG1-612-004059-213
11/01/74 - 11/01/75	LG1-612-004059-214
11/01/75 - 11/01/76	LG1-612-004059-215
11/01/76 - 11/01/77	LG1-612-004059-216
11/01/77 - 01/01/78	LG1-612-004059-217
01/01/78 - 01/01/79	LG1-612-004059-548

12. Black & Decker is informed and believes, and therefore avers, that Liberty Mutual issued the following Umbrella Excess Liability Policies to USM (“USM Excess Policies”), which policies were effective during the periods set forth below:

<u>TERM</u>	<u>POLICY NUMBER</u>
01/21/66 - 01/01/67	LE1-612-004059-156
01/01/67 - 01/01/68	LE1-612-004059-157
01/01/68 - 01/01/69	LE1-612-004059-158
01/01/72 - 01/01/73	LE1-612-004059-242
01/01/73 - 01/01/74	LE1-612-004059-243
01/01/74 - 01/01/75	LE1-612-004059-244
01/01/75 - 11/01/75	LE1-612-004059-245
11/01/75 - 11/01/76	LE1-612-004069-435
11/01/76 - 11/01/77	LE1-612-004059-436
11/01/77 - 01/01/78	LE1-612-004059-437
01/01/78 - 01/01/79	LE1-612-004059-578

13. Black & Decker is the successor in interest to PCI Group, Inc. ("PCI"), which was purchased by USM on January 29, 1982.

14. Black & Decker is informed and believes, and therefore avers, that Liberty Mutual issued the following General Liability Policies to PCI ("PCI General Liability Policies"), which policies were effective during the periods set forth below:

<u>TERM</u>	<u>POLICY NUMBER</u>
10/01/79 - 10/01/80	LG1-112-076049-029
10/01/80 - 10/01/81	LG1-112-076049-020
10/01/81 - 10/01/82	LG1-112-076049-021

15. Black & Decker is informed and believes, and therefore avers, that Liberty Mutual issued the following Umbrella Excess Liability Policies to PCI (“PCI Excess Policies”), which policies were effective during the periods set forth below:

<u>TERM</u>	<u>POLICY NUMBER</u>
10/01/79 - 10/01/80	LE1-112-076049-049
10/01/80 - 10/01/81	LE1-112-076049-040
10/01/81 - 03/01/82	LE1-112-076049-041

16. Black & Decker is informed and believes, and therefore avers, that under each of the USM General Liability Policies and the PCI General Liability Policies, Liberty Mutual promised to defend the insured against, and indemnify the insured for, losses suffered due to covered accidents and occurrences as defined in said policies.

17. Black & Decker is informed and believes, and therefore avers, that under each of the USM Excess Policies and the PCI Excess Policies, Liberty Mutual promised to defend the insured against, and indemnify the insured for, losses suffered due to covered accidents and occurrences as defined in said policies.

18. Black & Decker is informed and believes, and therefore avers, that it and its predecessors in interest, including, but not limited to, USM and PCI, have complied with all terms, conditions, prerequisites and other obligations of the USM General Liability Policies and the USM Excess Policies (jointly and severally the “USM Policies”) and the PCI General Liability Policies and the PCI Excess Policies (jointly and severally the “PCI Policies”).

The W.W. Cross Tack Pile Site

19. W.W. Cross was a division of USM from 1918 to 1956 and a division of the predecessor in interest of EII from 1966 to 1975. In 1975, EII sold the assets and business of

W.W. Cross to PCI. In 1982 Emhart acquired all of the stock of PCI. Thereafter, the assets of PCI were transferred to, and its liabilities assumed by, USM.

20. Until at least 1987, the W.W. Cross Division conducted operations at a facility in Jaffrey, New Hampshire (“W.W. Cross Site”).

21. In 1987, USM sold the assets of W.W. Cross, including the W.W. Cross Site, to a new PCI Group, Inc., which in turn sold the W.W. Cross assets, including the W.W. Cross Site, to D.D. Bean and Sons Co., which has operated it as a wholly owned subsidiary, W.W. Cross, Inc.

22. In letters dated April 27, 1994 and December 21, 1994, the New Hampshire Division of Environmental Services (“DES”) alleged that Black & Decker was a Potentially Responsible Party with respect to releases of hazardous substances from a tack pile at the W.W. Cross Site (“W.W. Cross Tack Pile Claim”).

23. Black & Decker is informed and believes, and therefore avers, that there is allegedly contaminated soil and groundwater at and/or near the W.W. Cross Site that is the subject of the W.W. Cross Tack Pile Claim.

24. Black & Decker is informed and believes, and therefore avers, that the alleged contamination that is the subject of the W.W. Cross Tack Pile Claim occurred at various times covered by the PCI Policies and one of the USM Policies (“Applicable Policies”).

25. Black & Decker has incurred costs and damages, within the meaning of the Applicable Policies, with respect to the W.W. Cross Tack Pile Claim.

26. Black & Decker is informed and believes, and therefore avers, that the W.W. Cross Tack Pile Claim is within the scope of coverage under the Applicable Policies, and that said policies obligate Liberty Mutual to defend and/or indemnify Black & Decker with respect to

the W.W. Cross Tack Pile Claim. Black & Decker has complied with all applicable terms, conditions, prerequisites and other obligations of the Applicable Policies with respect to the W.W. Cross Tack Pile Claim.

27. Liberty Mutual has received notice of the W.W. Cross Tack Pile Claim, including notice to Liberty Mutual dated November 3, 1994 and September 12, 1995.

28. Liberty Mutual has informed Black & Decker that it is Liberty Mutual's position that there is no coverage with respect to the W.W. Cross Tack Pile Claim under certain policies issued by Liberty Mutual to USM and PCI. Liberty Mutual has failed and/or refused to defend and/or indemnify Black & Decker with respect to the W.W. Cross Tack Pile Claim and has denied that there is coverage therefor under the Applicable Policies.

29. The denial of coverage by Liberty Mutual, and the failure of Liberty Mutual to indemnify and defend Black & Decker, are in breach of its obligations under the Applicable Policies. Black & Decker has suffered damage, and will continue to suffer damage, as a result of the conduct of Liberty Mutual in breach of its obligations under said Applicable Policies.

COUNT I - BREACH OF CONTRACT

30. Black & Decker incorporates the allegations contained in paragraphs 1 through 28 of the Counterclaim, as if set forth in full herein.

31. Black & Decker is entitled to all benefits of the insurance coverage provided by the Applicable Policies described herein, all of which have been in full force and effect at times relevant to this Counterclaim.

32. The alleged environmental damage at and near the W.W. Cross Tack Pile Site constitutes property or other damage within the meaning of the Applicable Policies described herein, and occurred during all or some part of the policy periods of said policies.

33. Black & Decker has given due notice to Liberty Mutual. Liberty Mutual has failed or refused to provide for the defense and/or the indemnification of Black & Decker under the Applicable Policies described herein with respect to the W.W. Cross Tack Pile Site Claim, as required pursuant to Liberty Mutual's legal obligations under said policies.

34. Liberty Mutual is in breach of its obligations to provide for defense costs or to indemnify Black & Decker under said Applicable Policies.

35. As a result of Liberty Mutual's breach of its obligations under said USM Policies and PCI Policies, Black & Decker has been required to pay defense costs arising out of the W.W. Cross Tack Pile Claim, and Black & Decker has been required to pay damages and other costs resulting from said claim.

36. As a result of the breach of said obligations by Liberty Mutual, Black & Decker has suffered great damage and loss. Said damage and loss is ongoing and continuing.

37. As a consequence of said breach of obligations under said Applicable Policies by Liberty Mutual, Black & Decker is entitled to recover from Liberty Mutual said damage and loss.

COUNT II - DECLARATORY JUDGMENT

38. Black & Decker incorporates the allegations contained in paragraphs 1 through 36 of the Counterclaim, as if set forth in full herein.

39. An actual controversy exists between Black & Decker and Liberty Mutual with respect to Black & Decker's right to payment of defense costs and/or indemnification for damages and other costs by Liberty Mutual under said Applicable Policies resulting from the W.W. Cross Tack Pile Claim.

40. Black & Decker is entitled to a declaration that Liberty Mutual is obligated to pay defense costs and to indemnify Black & Decker with respect to the W.W. Cross Tack Pile Claim.

PRAYERS FOR RELIEF

WHEREFORE, defendants The Black & Decker Corporation, Black & Decker Inc., Black & Decker (U.S.) Inc., Emhart Corporation and Emhart Industries, Inc., pray that this Court:

1. dismiss the Complaint of Liberty Mutual Insurance Company with prejudice;
2. declare that Liberty Mutual Insurance Company is obligated to defend The Black & Decker Corporation, Black & Decker Inc., Black & Decker (U.S.) Inc., Emhart Corporation and Emhart Industries, Inc. with respect to the claims that are the subject of the Complaint,
3. declare that Liberty Mutual Insurance Company is severally liable for each policy year for the claims that are the subject of the Complaint, and that The Black & Decker Corporation, Black & Decker Inc., Black & Decker (U.S.) Inc., Emhart Corporation and Emhart Industries, Inc. have the right to select the policy year or years into which to place their claims for defense and/or indemnity, without proration over other policy years by Liberty Mutual Insurance Company;
4. declare that Liberty Mutual Insurance Company is obligated to indemnify The Black & Decker Corporation, Black & Decker Inc., Black & Decker (U.S.) Inc., Emhart Corporation and Emhart Industries, Inc. of and from all, costs, damages and liabilities in connection with the claims that are the subject of the Complaint,
5. award The Black & Decker Corporation, Black & Decker Inc., Black & Decker (U.S.) Inc., Emhart Corporation and Emhart Industries, Inc. such damages as they

have suffered due to the conduct of Liberty Mutual Insurance Company, plus interest, costs and attorney's fees; and

6. award The Black & Decker Corporation, Black & Decker Inc., Black & Decker (U.S.) Inc., Emhart Corporation and Emhart Industries, Inc. such other and further relief as is just and proper.

JURY CLAIM

Defendants claim a trial by jury of all issues in the Complaint and Counterclaim.

By their attorneys,

/s/Jack R. Pirozzolo.
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